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नई दिल्ली, शनिवार, मार्च 5, 1966/फाल्गुन 14, 1887

No. 10]

NEW DELHI, SATURDAY, MARCH 5, 1966/PHALGUNA 14, 1887

इस भाग में भिन्न पृष्ठ संरूपा दी जावी हैं जिससे कि यह असग संकलन के रूप में रूपा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नीटिस

NOTICE

नीचे लिखे भारत के असाधारण राजपत्र 22 फरवरी 1966 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published upto the 22nd February, 1966:—

Issue No.

No. and Date

Issued by

Subject

February 1966.

24 G.S.R. 264, dated 16th Muustry of Home Affairs

The Defence of India (Amendment) Rules, 1966.

25 G.S.R. 288, dated 22nd February, 1966. Ministry of Food, Agriculture, Community Development and Cooperation. The Food Corporations (Fifth Ameadment) Rules, 1966.

ऊपर लिखे ग्रसाधारण गजटों की प्रतियों प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपन्न भेजने पर भेज दी जाएंगी। मांगपन्न प्रबन्धक के पास इन राजपन्नों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भारा II_स्वण्ड 3_खपसण्ड (i)

PART II-Section 3-Sub-section (i)

- (रक्स मंत्रासम को छोड़कर) भारत घरकार के मंत्रासमों आँर (संघ राज्य-संघों के प्रशासनों को छोड़का) कंन्सीय प्राधिकारियों हाल जारी किए गए विधि के अन्तर्गत बनाये और जारी कियं गर्य साधारण विध्यम (जिसमों साधारण प्रकार के आदेश, उप-नियम आदि सम्मिलित हैं)।
- General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

(Department of Company Affairs)

(Company Law Board)

New Delhi, the 26th February 1966

G.S.R. 297.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the Act) read with the Government of India, Ministry of Finance Notification No. 72 dated the 1st January, 1966, the Company Law Board hereby directs that in the case of the Nissho Co. Ltd. (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section 594 as modified in their application to a foreign company by the Notification of the Government of India, Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957 (hereinafter referred to as the Notification), shall apply subject to the following further exceptions and modifications, namely:—

It shall be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said section 594 of the Act if in respect of the financial year ended the 30th September, 1965 the company submits to the appropriate Registrar of Companies in India, in triplicate:—

- (i) a copy of the authenticated balance sheet and profit & Loss account (including the documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of the law in that country.
- (ii) a certificate signed by two directors of the company and by the person authorised to accept service of process in India under clause (d) of sub-section (1) of Section 592 of the Act to the effect that during the said year the company held no property or assets in India for its own benefit and did not have any liabilities in India on its own account and that it did not carry on any business in India; and
- (iii) a statement of its actual receipts and payments in India only certified by the persons mentioned in (ii) above.

[No. F.14(14)-CLVI/65]

By order of the Company Law Board.

M. K. BANERJEE, Under Secy.

CORRIGENDUM

New Delhi, the 22nd February 1966

G.S.R. 298.—In Notification No. G.S.R. 187 dated the 25th January, 1966 of the Government of India in the Ministry of Finance, Department of Company Affairs & Insurance, (Company Law Board) appearing at page 214 of the Gazette

of India Part II. Section 3, Sub-section (i) dated the 5th February, 1966 for the words and figure "Notification G.S.R. No. 178 dated the 1st February, 1964" occurring in the fifth line of the aforesaid Notification the following shall be read:—

"Notification No. G.S.R. 72 dated the 1st January, 1966."

[No. F. 14(12)-CL.VI/65.] M. K. BANERJEE, Under Secy.

DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 11th February 1966

- G.S.R. 299.—In exercise of the powers conferred by sections 10, 30, 31 and 32 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby makes the following rules further to amend the Indian Post Office Rules, 1933. namely:—
 - 1. These rules may be called the Indian Post Office (Amendment) Rules, 1966;
 - 2. In the Indian Post Office Rules, 1933,-
 - (a) for rule 85, the following rule shall be substituted, namely:—
 - "85. In addition to postage and, in the case of letters and boxes, the registration fee, the following further fees shall be charged for insurance:—
 - For insurance of all Postal articles to Pakistan and of letters and boxes to Ceylon.
 - (1) When the value insured does not exceed Rs. 100

40 paise.

(2) When the value insured exceeds Rs. 100 but does not exceed Rs. 5000

40 paise for the first Rs. 100 or fraction thereof and 20 paise for every additional Rs. 100 or fraction thereof.

(3) When the value insured exceeds Rs. 5000

for amounts upto Rs. 5000 the same as for item (2) above and rupee one for every Rs. 1000 or fraction thereof in excess of Rs. 5000.

For insurance of parcels to Ceylon and of Postal articles to foreign countries other than those mention bove.

Where the value insured does not exceed Rs. 320 ... 80 paise.

For every additional Rs. 320 or fraction thereof ... 80 paise."

- (b) in rule 92, for sub-rule (1), the following sub-rule shall be substituted, namely:—
 - "(1) Where a foreign parcel contains coin, bullion, bank notes, currency notes or any kind of securities payable to bearer, platinum, precious stones, jewellery or articles of gold or silver, it shall not be accepted for transmission by post unless the sender agrees to insure it for the full value of the contents. If a foreign parcel containing any such object of value is addressed to a country or place to which insurance is not available, the parcel shall be insured for its inland transit within the limits of India, and in such cases the fee charged for insurance shall be calculated as follows:—
- (1) When the value insured does not exceed Rs. 100

40 paise.

(2) When the value insured exceeds Rs. 100 but does not exceed Rs. 5000

40 paise for the first Rs. 100 or fraction thereof and 20 paise for every additional Rs. 100 or fraction thereof.

(3) When the value insured exceeds

Rs. 5000

for amounts upto Rs. 5000 the same as for Item (2) above rupee one for every Rs. 1000 or fraction thereof in excess of Rs. 5000".

[No. 28-7/65-CF/R.]

I. J. BURMAN

Director of Mails.

MINISTRY OF TRANSPORT AND AVIATION

(Department of Transport, Shipping and Tourism) (Transport Wing)

Ports

New Delhi, the 26th February 1966

G.S.R. 300 .- In pursuance of the provisions of clause (d) of sub-section (1) of c.S.R. 300.—In pursuance of the provisions of clause (d) of sub-section (1) of section 3 of the Major Port Trusts Act, 1963 (38 of 1963), the Central Government hereby specifies that on the Board of Trustees for the Port of Cochin to be reconstituted from the 1st of April, 1966 the Municipalities of Fort Cochin and Ernakulam (combined) shall elect their representative, and makes the following amendment in the notification of the Government of India in the late Ministry of Transport (Transport Wing) No. G.S.R. 454 dated the 9th March, 1964, namely:—

Amendment

In the Table below the said notification, for the words "Municipalities of Fort Cochin and Mattancherry (combined)", the words "Municipalities for Port Cochin and Ernakulam (combined)" shall be substituted.

[No. F. 6-PG(6)/61.1

G.S.R. 301.—In exercise of the powers conferred by sub-section (1) of section 4 of the Major Port Trusts Act, 1963 (38 of 1963), the Central Government hereby appoints the Officer-in-charge Mercantile Marine Department, Mormugao, as a member of the Board of Trustees for the Port of Mormugao, constituted by the notification of the Government of India in the Ministry of Transport No. GSR 933, dated the 29th June, 1964, in place of the Engineer and ship Surveyor, Mercantile Marine Department, Morrangao, and makes the following amendment in the sald notification, namely:-

Amendment

In the said notification, in the entry against serial number 4, for the words "The Engineer and Ship Surveyor, Mercantile Marine Department, Mormugao", the words "Officer-in-charge, Mercantile Marine Department, Mormugao" shall be substituted.

[No. 7-PG (24) /65.]

R. RANGARAJAN, Under Secy.

MINISTRY OF COMMERCE

COFFEE CONTROL

New Delhi, the 26th February 1968

G.S.R. 302.—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following rules further to amend the Coffee Rules, 1955, namely:-

1. These rules may be called the Coffee (Amendment) Rules, 1966.

- 2. In the Coffee Rules, 1955, for clause (19) of rule 2, the following clause shall be substituted, namely:—
 - '(19) "Year" means the year as defined in the Act: Provided that for the purposes of preparing a budget out of the General fund of the Board and the Annual Report of the Board, year shall mean the financial year commencing on the first day of April'.

[No. 2(1)Plant(B)/66.]

B. KRISHNAMURTHY, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 23rd February 1966

- G.S.R. 303.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Films Division (Class I and Class II posts) Recruitment Rules, 1963, published with the Notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R. 1223 dated the 19th August, 1964, namely:—
 - These rules may be called the Films Division (Recruitment to Class I and Class II posts) Amendment Rules, 1966.
 - In the Films Division (Class I and Class II) Recruitment Rules, 1963, the proviso to sub-rule (1) of rule 5 shall be omitted and shall be deemed never to have been inserted.

[No. 3/1/65-F(A): FDRR. 1.]

D. R. KHANNA, Under Secy.

New Delhi, the 26th February 1966

- G.S.R. 304.—In exercise of the powers conferred by Section 20A read with Section 20B of the Press and Registration of Books Act, 1867 (25 of 1867), the Central Government hereby makes the following rules further to amend the Registration of Newspapers (Central) Rules, 1956, namely:—
- 1. These rules may be called the Registration of Newspapers (Central) Amendment Rules, 1966.
- 2. In the Registration of Newspapers (Central) Rules, 1956, after rule 11, the following rule shall be added, namely:—
 - "12. Penalty.—A contravention of any of the provisions of these rules shall be punishable with fine which may extend to one hundred rupees."

[No. 5/21/64-P&PC,]

S. N. PANDITA, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi the 19th February 1966

G.S.R. 305.—In pursuance of sub-rule (2) of rule 9, clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24, read with rule 34, of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following further amendments in the notification of the Government

of India in the Ministry of Home Affairs No. S.R.O. 628, dated the 28th February, 1957, namely:--

In the Schedule to the said Notification,

- (1) In Part II, "General Central Service, Class III", under the heading "Intelligence Bureau"—

(i) after the entr All posts",	ries relatin the followi	g to the "Si ng entries sh	ıbsidiary all be in	Intelligence Bureau, serted, namely:—
I	2	3	4	5
"Office of the Joint Deputy Director, Kohima, under Deputy Director Subsi- diary Intelligence Bureau, Shillong. All posts.	Joint Deputy Director, Kohima.	Joint Deputy Director, Kohlma.	All	Deputy Director, Subsidiary Intelligence Bureau, Shillong''.
(ii) for the entries rela Posts", the following	ting to the "ng entries sha	Office of the Joill be substitut	oint Deput	y Director (Kaskmir), All
'Office of the Deputy Director (Kashmir). All Posts.	Deputy Director (Kashmir)	Deputy Director, (Kashmir)	All	Joint Director (Establishment).
inserted, namely:			4	the entries relating to the following entries shall be
				
"(III) Office of the Joint Deputy Director, Kohima, Under Deputy Director, Subsidiary Intelligence Bureau, Shillong.	Assistant Director/ Joint Assistant Director, Kohima.	Assistant Director/ Joint Assistant Director, Kohima.	All	Joint Deputy Director, Kohima''.
All Posts.	Konjina.	Konima.		
(ii) for the entries relati				ector, Kashmir, All Posts'
"Office of the Deputy Director (Kashmir).	Assistant Director/ Joint Assistant	Assistant Director/ Joint Assistant	Aii	Deputy Director (Kashmir), Jammu".
All Posts.	Director.	Director.		

New Delhi, the 24th February 1966

- G.S.R. 306.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Statistical Service Rules, 1961, namely:—
- 1. These rules may be called the Indian Statistical Service (Amendment) Rules, 1966.
- 2. In the Indian Statistical Service Rules, 1961, in Schedule I, under heading "Grade III—Deputy Director", against serial No. 14, item (i)—
 - (a) entries of, and relating to the posts of, Assistant Director and, Statistician shall be omitted; and
 - (b) for the entries in Columns No. 4 to 6 relating to the post of Deputy Director, the following entries shall be substituted in the corresponding columns, namely:—

"Number of posts finally accepted

Permanent 11 Temporary 5 Total 16"

[No. 11/8/65-Estt(E).]

N. RAGHUNATHAN Under Secy.

New Delhi, the 26th February 1966

- G.S.R. 307.—In exercise of the powers conferred by sub-section (1) of Section 3 of All India Services Act, 1951 (61 of 1951), the Central Government, in consultation with the State Governments, hereby makes the following rules further to amend the Indian Police Service (Probation) Rules, 1954, namely:—
 - 1. Short title and commencement:
- (1) These Rules may be called the Indian Police Service (Probation) Rules, Amendment Rules, 1966.
- (2) They shall come into force on the date of their publication in the official Gazette.
 - 2. Amendment to the Indian Police Service (Probation) Rules, 1954:

In the Indian Police Service (Probation) Rules, 1954, in rule 3, in sub-rule (3), for the words "extend the period of probation in consultation with the Commission" the words "extend the period of probation" shall be substituted.

[No. 17/18/65-AIS(III).]

O. S. MARWAH, Under Secy.

SUPREME COURT OF INDIA

New Delhi, the 1st March 1966

REGULATIONS REGARDING ADVOCATES-ON-RECORD EXAMINATION

- G.S.R. 308.—In pursuance of the provisions contained in sub-rule (i) of rule 5 of Order IV, Supreme Court Rules, 1966, the following Regulations are published for general information.
- (1) The examination shall be held under the general supervision of a Committee of three Judges of the Court to be appointed by the Chief Justice of India and to be designated as the Examination Committee; unless otherwise specifically ordered by the said Committee the examination will be held twice a year preferably in May and December.
- (2) The examination will be held in the Court Building in New Delhi or at such other place as the Committee may direct on a date to be appointed by the Committee and notified in the Gazette of India.

(3) The examination shall be conducted by a Board of Examiners to be nominated by the Committee, of which Board the Registrar or the Deputy Registrar (Judicial), of the Court will be ex officio Secretary.

(4) The examination shall be held in the following subjects:

Subject		Syl	llabus			Books Recommended
r		:	2			3
(I) Practice & Procedure of the Supreme Court.	(i)	Relevant p the Constr relating to tion of the	itution of the jur	India		nstitution of India by D. Basu
	(ii)	Supreme and releva of Civil P Limitation general Court Fe	ant prov rocedure a Act ar principle	Code, id the is of	,	
(II) Drafting in two parts,	(i)	Petitions Leave ar of case etc	nd States	pecial ments		Pleadings; by Gilbert Stone and Ramaswami,
	(ii)	Decrees 8 Writs etc.		and	(2)	Odgers on Pleadings.
 III) i) Elementary knowledge of Book-Keeping & Accounts; and 					(1)	Elementary Book-Keeping by Dalal & Dalal.
****					(2)	Book-Keeping & Account by Spicer & Pegler.
(ii) Professional ethics.					(I)	Rights, Duties, and Obligations of Attorneys in India- by H.A.H. Payne.
					(2)	Cordery's Law Relating to Solicitors.
					(3)	Profession, Conduct and Advocacy—by K.V. Krishna swami Aiyar.
					(4)	Conduct and Etiquette a the bar—by W.W. Boulton.

^{(5) (}a) Each paper shall carry 100 marks and in order to pass the examination a candidate must obtain a minimum of 50% of the marks in each paper and 60% in the aggregate.

⁽b) If the Committee on the recommendation of the Board of Examiners is of the opinion that a candidate has not sufficiently prepared himself for the examination they may prescribe a time within which he shall not present himself again for examination,

^{(6) (}i) No Advocate shall be eligible to appear at the examination unless he has received training from an Advocate on Record of more than five years' standing for a continuous period of one year ending with the 30th April or 30th November, of the year of the examination, as the case may be.

⁽ii) Every candidate receiving training from an Advocate on Record shall send to the Registrar of the Supreme Court an intimation in writing of the name of the Advocate on Record from whom he is receiving training together with the consent in writing of the Advocate concerned. This intimation shall be sent to the Registrar by the candidate concerned within seven days of the commencement of the training.

- (iii) The Registrar shall maintain a separate register in which shall be entered the name of the candidate undergoing training, the name and address of the Advocate on Record, the date of intimation and the date of actual commencement of training.
- (7) (a) Every Advocate who desires to appear at the examination shall present an application in the prescribed form at least 30 days before the date of such examination. The application shall be accompanied by an examination fee of Rs. 75/in cash. The fee so paid shall be credited to Government Account as Receipts of the Supreme Court.
- (b) Where a candidate, who having paid his examination fee, is unable to attend at the examination for which the said fee has been paid, the Committee may in its discretion either direct that the amount so paid be refunded in full or in part to the candidate, or that the said amount be credited on behalf of the said candidate for being utilized as examination fee for any subsequent Examination or give such other directions as it thinks fit.
- (8) The Board of Examiners shall from among its members appoint paper setters and examiners for each paper. After the papers have been set the Board shall submit the same to the Committee. The Committee may moderate or revise the papers in any manner it thinks fit.
- (9) The Board of Examiners shall at the conclusion of the examination and after scrutiny of the answer papers submit the results along with the answer papers for approval to the Committee and the Committee may in its discretion moderate the said results in any manner it thinks fit.
- (10) As soon as the Committee has scrutinized the results and approved the same the Secretary of the Board shall notify the results on the Court's Notice Board. Every candidate who is declared to have passed the said Examination shall be given a certificate to that effect under the hand of the Secretary.
- (11) (i) A candidate, who fails to obtain 50 % in one paper only but obtains 40% in that paper and also obtains 60% in the aggregate in the remaining papers, shall be allowed to appear in that paper at any subsequent examination on payment of the full examination fee and he shall be declared to have passed the Advocates-on-Record Examination if the marks obtained by him at the subsequent examination taken with the marks obtained in the remaining papers at the earlier examination are 60% of the aggregate marks in all the papers.
- (ii) A candidate who passes in all the papers at any single examination but fails to obtain 60% of the marks in the aggregate may with the previous permission of the Examination Committee and on payment of the full examination fee appear at a subsequent examination in one of the papers only in which he has obtained less than 60% marks and shall be declared to have passed the Advocates-on-Record Examination if the marks obtained by him at the subsequent examination taken with the marks obtained in the remaining papers at the earlier examination are 60% of the aggregate marks in all the papers.
- (12) All expenses on account of the examination shall be incurred by the Registar as departmental expenditure
- (13) The Scale of remuneration of the Paper Setter and/or Examiner shall be as may be prescribed by the Committee from time to time.
- (14) The Secretary of the Board shall be in charge of the examinations, and he may with the approval of the Committee appoint any other officer or officers of the Court to assist him in the supervision of the examination.
- (15) (a) Any candidate bringing into the examination room any book, document or printed or written paper whatsoever or communicating in any way with any other candidate in the examination room or using any unfair means whatsoever, or assisting any other candidate in so doing will be liable to be summarily ejected from the examination room, and shall automatically be disqualified from sitting in the said examination.
- (b) The Secretary shall forthwith report the name of the candidate found using unfair means and the circumstances pertaining thereto to the Committee. The Committee may disqualify the said candidate from appearing in any subsequent examinations and may direct that the matter be reported to the Court for such further action against the Advocate as the Court may deem proper.

(16) At the conclusion of each examination the Secretary of the Board shall collect and forward the answer papers to the Examiner in a sealed cover; if the Examiner is residing outside Delhi the answer papers shall be forwarded to him under registered cover acknowledgement due and insured for Rs. 100/-

[No. 2/66-ARMJ.]

By order of the Court.

GURU DATTA, Deputy Registrar (Judl.)

MINISTRY OF SUPPLY AND TECHNICAL DEVELOPMENT

New Delhi, the 23rd February 1966

- G.S.R. 309.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate General of Supplies and Disposals (Class III, Non-Ministerial posts) Recruitment Rules. 1961 published with the Notification of the Government of India in the late Ministry of Works, Housing and Supply No. G.S.R. 1309 dated the 28th October, 1961 namely:—
- 1. These rules may be called the Directorate General of Supplies and Disposals (Class III, Non-Ministerial posts) Recruitment (Amendment) Rules, 1966.
- 2. In the Directorate General of Supplies and Disposals (Class III, Non-Ministerial posts) Recruitment Rules, 1961, after Rule 5, the following rule shall be inserted, namely:—
 - "6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do it may, by order, for reasons to be recorded in writing, relax any of the provisions of the rules with respect to any class or category of persons."

[No. 49/11/61-ESII.]

R. RAJAGOPALAN, Under Secy.

पूर्ति और तकनीकी विकास मंत्रालय नई दिल्ली, 6 दिसम्बर 1965

जी एस॰ भार 310.—संविधान के अनुच्छेद 309 उपबन्ध द्वारा दी गई गक्तियों का प्रयोग करते हुए राष्ट्रपति इसके द्वारा, पूर्ति श्रोर निपटान महानिदेशालय के मुख्यालय श्रोर क्षेत्रीय कार्यालयों में सहायक निदेशकों (ग्रेड-2) के पदों पर भर्ती करने की विधि का विनियमन करने के लिए निम्नलिखित नियम बनाते हैं, यथा :

- संक्षिप्त नाम :—इन नियमों को पूर्ति श्रौर निपटान निदेशालय, सहायक निदेशक (ग्रेड 2) भर्ती नियमावली, 1965 भहा जाए।
- प्रयुक्ति: ---ये नियम संलग्न अनुसूची के कालम-1 में उल्लिखिन सहायक निदेशकों के पदों के सम्बन्ध में लागू होंगे।
- 3. संख्या, वर्गीकरण, वेतन माम भ्रावि:—पदों की संख्या, उन का वर्गीकरण श्रीर उन का वेतन-मान उक्त अनुसूची के कालम 2 से 4 में दिए गए विवरण के श्रनुसार होंगे ।
- 4. पर्वो का स्वरूप, भर्ती की विधि, ग्रायु-सीमा ग्रोर सेवा की विशेष शर्ते ग्रावि:—पदीं का स्वरूप, भर्ती की विधि, ग्रायु-सीमा, योग्यताएं ग्रोर सेवा की विशेष गर्ते तथा

उन से सम्बन्धित ग्रन्य मामले उक्त सूची के कालम 5 से 13 में दिए गए विवरण के श्रनुसार होंगे:

- परन्तु उक्त अनुसूची के कालम 6 में सीधी भर्ती के लिए निर्धारित अधिकतम आयु-सीमा में अनुसूचित जाति या अनुसूचित आदिम जातियों तथा अन्य विशेष श्रेणियों के उम्मीदवारों के मामले में सरकार द्वारा समय-समय पर जारी किए गए सामान्य आदेशों के अनुसार छूट दी जा सकती है।
- इस के आगे गर्त यह भी है कि ऐसे स्थायी पदों के 50 प्रतिशत पव, जिन्हें सिविल, विद्युत् या यान्त्रिक इंजीनियरी की योग्यता रखने वाले व्यक्तियों द्वारा भरा जा सकता है भीर जिन पर इस उपबन्ध के न होने की स्थिति में 17 मई 1963 के बाद ग्रायोग सीघे भर्ती करता, ऐसे ग्रेजुएट इंजीनियरों की स्थायी रूप से भर्ती के लिए आरक्षित रखे आएंगे जिन्हें:
 - (1) ग्रापत्काल में (जिसकी घोषणा राष्ट्रपति ने संविधान के ग्रनुच्छेद 352 के ग्रन्तर्गत 26 ग्रक्तूबर, 1962 को जारी की है) अस्थायी रूप से समस्क सेना में कमीशन दिया गया है, श्रौर
 - (2) उक्त तारीख के बाद मुक्त किया गया है ग्रीर जो सैनिक सेवा न ग्रहण करने की स्थिति में उक्त पदों के लिए प्रतियोगिता के हक़दार होते ग्रीर जो सेवा नियमावलो के अनुसार नियुक्ति के समय शारीरिक रूप से स्वस्थ हैं।
 - साथ ही शर्त यह भी है कि उपयुक्त उपबन्ध के अन्तर्गत श्रारक्षित किए गए पद्यों को जब तक पूर्वोक्त उपबन्ध के अन्तर्गत स्थायी रूप से नहीं भर लिया जाता, तब तक के लिए उन्हें श्रस्थायी रूप से भरा जा सकता है ।
- 5. सेवा की विशेष शतें :---(1) यदि श्रावण्यकता हुई तो उक्त पदों पर नियुक्त प्रत्येक व्यक्ति को किसी भी रक्षा सेवा में या भाग्त की रक्षा से सम्बन्धित किसी पद पर कम से कम चार वर्ष तक सेवा करनी होगी, जिसमें प्रणिक्षण में बिताई गई श्रवधि (यदि कोई हो) शामिल होगी :---

बगर्ते कि ऐसे व्यक्ति के लिए:--

- (क) नियुक्ति की तारीख से 10 वर्ष की अविध की समाप्ति के बाद उपर्युक्त सेवा करना श्रपेक्षित नहीं होगा।
- (ख) 40 वर्ष की ब्रायु के बाद उपर्युक्त सेश्रा करना सामान्य रूप से ब्रपेक्षित नहीं होगा ।
- (2) उक्त पदों पर नियुक्त अधिकारियों की तैनाती भारत में या भारत से आहर कहीं भी की जा सकती हैं।
- 6. श्रयोग्यताएं :—(क) कोई भी ऐसा व्यक्ति जिसकी एक से श्रधिक जीवित पित्नयां हों या जो एक पत्नी के जीवित रहने पर भी किसी ऐसी स्थिति में विधाह करता है कि विवाह उक्त पत्नी के जीवित रहने की श्रविध में किए जाने के कारण शून्य हो जाता है, उक्त पदों पर नियुक्ति के लिए पात्र नहीं होगा,

(ख) कोई भी ऐसी महिला, जिसका विवाह इस कारण शून्य हो कि उक्त विवाह के समय उसके पति की जीवित पत्नी पहले से हैं, या जिसने ऐसे व्यक्ति से विवाह किया हो, जिसकी उक्त विवाह के समय एक जीवित पत्नी हो, उक्त पदों पर नियुक्ति के लिए पान्न नहीं होगी।

परन्तु यदि भारत सरकार चाहे तो इस नियम से किसी उम्मीदवार को छूट दे सकती है, बशर्ते कि वह सन्तुष्ट हो कि ऐसा आदेश देने के लिए विशेष कारण हैं।

- 7. छट वेने की शक्ति: जहां केन्द्रीय सरकार का विचार हो कि छूट देना श्रावण्यक है या कालोचित है वहां उसके लिए लिखित रूप में कारण देते हुए भीर संघ लोक सेवा श्रायोग से परामर्श कर के वह किसी भी श्रेणी या वर्ग के व्यक्तियों या पदों के बारे में इन नियमों के किसी भी उपबन्ध से छट देने का ग्रादेश दे सकती है।
- 8. इवर्थ निर्णय:—यदि इन नियमों के अर्थ निर्णय या लागू करने के सम्बन्ध में कोई प्रश्न उठता है तो उस पर निर्णय केन्द्रीय सरकार देगी।
- पद। पदों की वर्गीकरण। वेतन-मान। प्रवरण सीधी भर्ती सीधी भर्ती के लिए संख्या। पदया के लिये ग्रायु भ्रपेक्षित शैक्षिक ग्रौर ग्रीमा। ग्रन्य योग्यताएं। पद।

श्रेणी-2 रु० 350---25--वर्ष ग्रनिवार्य--- किसी सहायक 43 प्रवरण 35 योग्यता प्राप्त विश्व-निदेशक राजपितत 500-30-590 ग्रीर उससे पूर्ति द०रो०---30----नीचे (सर-विद्यालय की सिविल/ (ग्रड-) 800---व॰रो०--कारी कर्म-इंजीनियरी विद्युत चारियों के की डिग्री या उसके 30-830-35 लिए शिथिल समकक्ष डिग्री 9001 की जा सकती श्रायोग के विवेका-धिकार से ऐसे है।)

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क्या पदोन्नति परिवीक्षा- भर्ती की विधि अर्थात् पदोन्नति /प्रतिनियुक्ति यदि विभागी वे परि-सीधे पदोन्नति द्वारा पाने वाले स्थानान्तरण द्वारा भर्ती पदोन्नति काल स्थितियां की स्थिति में, वे ग्रेड, पर वह प्राय् यदि श्रथवा प्रतिनियुक्ति/ समिति से जिनमें भौर गौक्षिक कोई हो । स्थानान्तरण द्वारा, तथा जिनसे पदोन्नति/प्रति-तो संघ उसका नियुनित /स्थानान्तरण योग्यताएं विभिन्न विधियों द्वारा लोक स्वरूप । रिक्तियों की पूर्ति का लागु होंगी होना है। सेवा जो सीधी भर्ती प्रतिशत । प्रायोग वालों के लिए से निर्धारित है। सलाह लेनी होगी । 8 9 10 11 12 13 नहीं 2 वर्ष पदोन्नति द्वारा पद्योन्मति---श्रेणी--2 नियमा-50 प्रतिशत सीधी भर्ती (1) क्षेत्रीय विभागीय कार्या-नुसार द्वारा, ५० प्रतिकत, लयों के प्रधीक्षक पद्योन्नति बगर्ते कि यदि प्राव-समिति । (2) कनिष्ठ प्रगति श्यक हो तो कुल पदों (3) फील्ड भ्रफसर के 20 प्रतिशत पद (4) प्राक्कलक श्रोर प्रतिनियुक्ति पर (5) गोदी

7 4 5 6 3 1 2

> उम्मीदवारों के लिए योष्यताएं शिथिल की जा सकती जो ग्रन्यथा योग्य हों।

वांछनिय---

(1) सिविल/यान्त्रिक/ विद्युत्/ संरचनारमक इंजीनियरी से, तथा रेल के इंजन, डिब्बों श्रौर ट्रकों श्रादि से सम्बन्धित सामान का काम करने वाली किसी विख्यात वाणिज्यिक संस्था या सरकारी विभाग में उत्तरदायी पद पर कुछ भन्भाग। (2) साभान खरीद या विकी का ग्रनुभव---

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स्थानान्तरण द्वारा भरेजासकते हैं।

क्षण जो कि सम्बन्धित ग्रेडों में 3 वर्ष की मेवापूरी कर चुके हों।

प्रति नियुक्ति पर स्थाना-

न्तरण
जो विभाग पूर्ति ग्रोर
व्ययन महानिदेशानय को इन्डेंट भेजते
हैं उनमें समान पद्दों
पर काम करने वाले
उपयुक्त ग्रफसर
(साधारणतया प्रतिनियुक्ति की श्रवधि3 वर्ष से ग्रधिक न
होगी)।

[No. 44/3/65-E.S.I.]

श्चार० राजागोपालन, श्चवर सचित्र, भारत सरकार ।

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 28th February 1966

G.S.R. 311.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following further amendment in the notification of the Government of India, in the late Department of Education, Health and Lands No. 320-35-A, dated the 20th July, 1936, namely:—

In the said notification, the following paragraph shall be added at the end, namely:—

"17. (1) The high quality ornamental plants and plant materials which are not covered by the proper import permit and Phytosanitary Certificate may continue to remain the property of the consignee but

can be held in quarantine by the National Botanical Garden at Trom bay. Bombay or the Sibpur Botanical Garden, Calcutta or the Indian Agricultural Research Institute, New Delhi or the Agricultural College and Research Institute at Coimbatore for a period of six months:

- Provided that it may be returned to the consignee after payment, if necessary, of such quarantine charges as may be determined by the Head of the Institution under whose charge the consignment is held.
- (2) The consignment shall after a lapse of the period of six months referred to in sub-paragraph (1), be deemed to be the property of the institution which held it in quarantine".

[No. F.6-9/65-PPS.]

N. RANGANATHAN, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 21st February 1966

- G.S.R. 312.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short Title.—These rules may be called the Department of Economic Affairs (SuperIntendent in the Finance Commission Cell) Recruitment Rules, 1966.
- 2. Application.—They shall apply to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Nature of post, age limit, educational and other qualifications.—The nature of the post, the age limit, educational and other qualifications and other matters relating thereto shall be as specified in columns 5 to 12 of the aforesaid Schedule.
- 5. Disqualifications.—(a) No person, who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the post; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, relax, in consultation with the Union Public Service Commission, any of the provisions of these rules with respect to any class or category of persons.

Name of post	No. of posts	Classifi- cation	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	tional and other qualifi- cations	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of Promotees	of pro- bation if any	of rectt. whether by direct rectt, or	tion/deputation/tra- nsfer to be made	exists	Circum - stances in which UPSC is to be consulted in making rectt.
I	2	3	4	5	6	7	8	9	10	11	I2	13
Superintendent	1	G.C.S. Class II Gazetted (Minis- terial).	ountants and Rs.		N.A.	N.A.	N.A.	2 yrs.	By trans- fer on de- putation or promo- tion,	(i) Assistants of the Finance Commission's Cell with 8 years service in the grade.	Class II DPC.	As required under the rules.
			350—25- 500—30- EB—30- 800—EB —830—3 900 for others.	—590 — 5—30						(ii) Persons holding posts of S.A.S. Accountants of the Indian Audit and Accounts Department, the Railway Accounts Department or the		

1	2	3	4	5	6	7	8	9	10	11	12	13
										Defence Accounts Department with more than 5 years service in the grade will be considered together for appointment to the post.		
										If a person belonging to (i) above is considered by Government to be most suitable for appointment to the post, a Class II D. P.C. will be held to consider his suitability. If he is approved by the D.P.C., the post will be treated as having been filled by promtion,		
										In case the post is filled from amongst those referred to in (ii) above, the period of deputation should not ordinari-		
										ly exceed 3 years but may be extend- ed upto 5 years in the exigencies of service.		

[No. F. 75 (1)—Admn./59] N. PARASURAMAN, Under Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 5th March 1966

G.S.R. 313.—In exercise of the powers conferred by sub-section (2) of section 75 lead with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) thirtieth Amendment Rules, 1966.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for serial No. 13 and the entries relating thereto, the following shall be substituted, namely:—

"13 Ivory products.

Rupees nineteen per kilogramme"

This notification shall be deemed to have come into force on the 4th October, 1965.

[No. 30/F, No. 1/14/65-DBK.]

- G.S.R. 314.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty first Amendment Rules, 1966.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule for Serial No. 16 and the entries relating thereto, the following shall be substituted, namely:—
 - "16. Article made of gold either wholly or partly.
 Jwellery, ornament or other articles of gold.

Fifty eight rupees and Ninety four paise per ten grams of fine gold contained in the article.

- (a) No drawback shall be allowed unless the articles made of gold are exported by the manufacturer within six months from the date of import by him of the gold for the purpose of manufacture;
- (b) drawback at this rate shall be paid in respect of only such gold articles as have been manufactured by or on behalf of a person who has been registered for the purpose of these rules by the proper officer, of the port at which such person has imported gold for such manufacture;
- (c) the exporter products before the proper officer at the time of exportation of the gold articles a permit granted to such person by the Reserve Bank of India for import of a quantity of gold sufficient in terms of weight and fineness to account for the quantity of gold used in the manufacture of such articles; and
- (d) this identical quantity of imported gold, in terms of weight and fineness, has not been similarly correlated to, and accounted for against, any other previous exportation of gold articles."

This notification shall be deemed to have come into force on the 4th day of October, 1965.

[No. 31/F. No. 1/34/65-DBK.]

G.S.R. 315.—In exercise of the powers conferred by sub-section (2) of Section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty second Amendment Rules, 1966.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 20 and the entries relating thereto the following shall be substituted, namely:—
 - "20(a) Mixed total fatty acids obtained from coconut oil.

with effect from the 4th day of October, 1965 to the 12th day of November, 1965.
Rupees one thousand and forty six per metric ton.
with effect from the 13th day of November, 1965.
Rupees one thousand one hundred

- (b) (i) Lauric Acid
 - (ii) Myristic Acid
 - (iii) Caprylic/capric Acids.

with effect from the 1st day of January, 1966.

and forty five per metric ton.

Rupees one thousand one hundred and forty five per metric ton."

[No. 32/F. No. 1/24/65-DBK.]

G.S.R. 316.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Dutics Export Drawback (General) Thirty third Amendment Rules, 1966.

In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 56 and the entries relating thereto the following shall be substituted namely:—

"56. Electric Motors all kinds, components and accessories thereof".

[No. 33/F, No. 56/9/65-DBK.]

G.S.R. 317.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) thirty fourth Amendment Rules, 1966.

1. In the First schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after Serial No. 65 and the entries relating thereto, the following shall be added, namely:—

"66-C-11 Moulding Powder

67 Derlin

68 Acytol Co-Polymer"

2. In the Second Schedule to the said Rules, after Serial No. 246 and the entries relating thereto the following shall be added, namely:—

"247 Polythene feeding bottles fitted with imported nipples".

[No. 34/F. No. 1/127/65-DBK.]

G.S.R. 318.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and

section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Drawback (General) thirty fifth Amendment Rules, 1966.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after Serial No. 245 and the entries relating thereto, the following shall be added, namely:—

"246 Ball Bearings and Roller Bearings".

[No. 35/F. No. 246/1/65-DBK.]

- G.S.R. 319.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) thirty sixth Amendment Rules, 1966.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 64 and the entries relating thereto, the following shall be substituted namely:—
 - "64, Precious Stones and Semi Precious stones set or unset and diamonds:—

Finished diamonds—that is to say diamonds which have been produced by cutting, polishing and otherwise processing of imported rough diamonds, in India.

One ninth of the whole sale market price of such finished diamonds.

Provided that at the time of exportation of the finished diamonds the exporter:--

- (a) declares such price on the shipping Bill;
- (b) produces evidence to the satisfaction of the Collector of Customs that the value equal to five-ninths of such price have been imported by him within a period of nine months immediately preceding the date of such exportation, and that this identical quantity of imported rough diamonds has not been—
 - (i) similarly correlated to, and accounted for against any other previous exportation of such finished diamonds; or
 - (ii) previously re-exported as such or in any other form with or without claim for drawback;
- (c) produces, if any such finished diamonds weigh one carat or more, evidence to the satisfaction of the Collector of Customs that a rough diamond of a size sufficient to yield a finished diamond of such weight has been imported by him within a period of nine months immediately preceding the date of such exportation, and has not been—
 - (i) similarly correlated to, and accounted for against, any other previous exportation of a finished diamond; or
 - (ii) previously re-exported as such or in any other form with or without claim for darwback;

Explanation.—The expression 'wholesale market price' shall mean the cash price obtainable in the wholesale market at the time and place of export of finished diamonds and where a wholesale market for finished diamonds does not exist at such place the cash price at such time obtainable in a wholesale market at a place nearest to the place of Export."

Customs

New Delhi, the 5th March 1966

GSR 320.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 to the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India. In the Ministry of Finance (Department of Revenue) No. GSR-575/F.No. 34/86/60-Cus.IV, dated the 28th May, 1960, namely:—

In the Schedule to the said notification, for Serial No. 91 and the entries relating thereto, the following shall be substituted, namely:—

"91. Electric Motors all kinds, components and accessories thereof".

INo. 38/F.No. 56/9/65-DBK.]

G.S.R. 321. In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No GSR. 575 (55/F.No. 34/86/60-Cus. IV), dated the 28 May, 1960. namely:—

In the Schedule to the said notification, after the existing item at Serial No. 304 and the entries relating thereto, the following shall be added, namely:—

"305 Ball Bearings and Roller Bearings"

[No. 39/F.No. 246/1/66-DBK.]

G.S.R. 322.—In exercise of the powers conferred by section 156 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following rules further to amend the Manufacture in Customs Bond (General) Rules, 1960, namely:—

These rules may be called the Manufacture in Customs Bond (General) fourth Amendment Rules, 1966.

2. In the Manufacture in Customs Bond (General) Rules, 1960, in the Schedule, after item 32 and the entries relating to it, the following shall be added, namley:—

"33 diamonds".

[No. 40/F.No. Bond/1/66-DBK.]

G.S.R. 323.—In exercise of the powers conferred by section 156 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following rules further to amend the Manufacture in Customs Bond (General) Rules, 1960, namely:—

These rules may be called the Manufacture in Customs Bond (General) third Amendment Rules, 1966.

2. In the manufacture in Customs Bond (General) Rules, 1960, in the Schedule, after item 31 and the entries relating to it, the following shall be added, namely:—

"32 Wool tops".

This notification shall be deemed to have come into force on the 2nd June, 1965.

[No. 44/F.No. Misc/24/65-DBK.]

G.S.R. 324.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the

notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

In the Schedule to the said notification, after Serial No. 305 and the entries relating thereto, the following shall be added, namely:—

- "306 C-11 Moulding Powder
 - 307 Derlin
 - 368 Acytol Co-Polymer
- 309 Polythene feeding bottles fitted with imported nipples."

[No. 45/F.No. 1/127/65-DBK.]

G. P. DURAIRAJ, Dy. Secy.

